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## PART IV

### Advertisements and Notices by Private Individuals and Private Bodies

*Cochin, the 24th August 1960*

The approval of the Secretary, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification No. S.O. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-Laws of the Oil Merchants' Association, Cochin, the condition of previous publication of the same under Rule 11 of the Forward Contracts (Regulation) Rules, 1954, having been dispensed with, in the interest of the trade, by an order in writing by the Secretary, Forward Markets Commission, in pursuance of the powers conferred by the proviso to sub-section 4 of Section 11 of the Forward Contracts (Regulation) Act read with Notification No. S.O. 1162, dated the 4th May 1960.

#### Amendments

1. In Bye-Law 1, for Clauses xx, xxi and xxii the following shall be substituted, namely:—

“(xx) 1 kilogram equals 2.20462 pounds.

(xxi) 100 kilograms/1 quintal shall be the unit of pricing.

(xxii) 4000 kilograms/40 quintals shall be the unit of trading.”

2. For Bye-Law 16, the following shall be substituted, namely:—

“16. Whenever a dispute arises as to the quantity of oil in transaction on the basis of tins, in the absence of any agreement to the contrary, every hundred tins shall be taken to be equal to 15.61 quintals. This computation shall be only for purposes of assessing damages for non-fulfilment of contracts”.

3. For Bye-law 17, the following shall be substituted, namely:—

“17. Whenever a dispute arises as to the quantity of oil, oilcake and copra, in the absence of any written agreement, the following computations shall be made for purpose of settlement of differences.

In respect of oil transactions—40 average drums of 204.568 litres each shall be taken as equivalent to 75 quintals.

In respect of oilcake transactions—1 bag shall be taken to be 75 Kgs.

In respect of copra transactions—1 bag shall be taken to be 50 Kgs”.

4. For Bye-Law 18, the following shall be substituted, namely:—

“18. In case of transactions in coconut oil for delivery on tin condition, in the absence of any specific mention of the quantity to be measured, every 660 tins shall be taken as 105.60 quintals and the miller shall be bound to give delivery on the said basis”.

5. For Bye-Law 38, the following shall be substituted, namely:—

“38. The unit of trading in hedge contract shall be 40 quintals which is equivalent to 4000 Kgs. and the unit of pricing shall be 1 quintal which is equivalent to 100 kgs.”.

6. In Bye-Law 42 for clause (a) the following shall be substituted, namely:—

“(a) The maximum permissible limit of net open position in respect of hedge contracts against the trading security deposits of Rs. 500 shall not exceed 120 quintals. Any member transacting business on any day beyond the aforesaid free limit shall pay on the next day before 11 a.m. margin deposit at the rate of Rs. 3.50 per 1 quintal/100 Kgs. or Rs. 140 per unit of 40 quintals/4000 kilograms on the net open position held by him at the close of the day provided his aggregate turn-over does not exceed twice the quantity of the closing net open position covered by his trading security and margin deposit and provided further that he shall pay an additional margin deposit at the rate of Rs. 3.50 for every quintal/100 Kgs. or Rs. 140 per unit of 40 quintals/4000 Kgs. purchased or sold in excess thereof”.

7. For Bye-Law 43, the following shall be substituted, namely:—

“43. The net open position of a member at the close of business on any day shall not exceed 4800 quintals provided that the aforesaid limit may be altered by the Board with the concurrence of the Commission”.

8. In Bye-Law 53(i) for clause (b), the following shall be substituted, namely:—

“(b) Every delivery order shall be issued in a lot of 40 quintals. The delivery order rate will be fixed by the Rates Committee or such other persons authorised therefor by the Business Committee on each due date in respect of hedge contracts and all pending contracts as up to the close of business on such dates above mentioned, will be evaluated at the rates so fixed. The parties issuing delivery orders shall receive or pay through the Clearing House differences, if any, that may arise out of such evaluation as provided under Bye-Law 64”.

9. (ii) For clause (c) the following shall be substituted, namely:—

“(c) Members who have transactions (purchase or sale) pending in their name in respect of hedge contracts as at the close of business on the last day of the vaida period shall file statements with the Association, showing the quantity of their outstanding sales or purchases and such other particulars as may be prescribed by the Board and such statements shall be arranged to reach the Association on the due date. Along with the statements, sellers shall also forward signed delivery orders in units of 40 quintals for total outstanding sales. Such buyers or sellers shall also deposit with the Association a further sum of Rs. 5 per quintal for each quintal so outstanding as additional cover”.

10. (iii) For clause (g), the following shall be substituted, namely:—

“(g) In the case of the first bi-monthly contract:

- (i) if the quantity involved is 80 quintals or less, the casks for the entire quantity shall be given and taken on or before the 18th of the delivery month.
- (ii) if the quantity involved is above 80 quintals and 240 quintals and below, the casks shall be given and taken in two equal instalments, the first instalment on or before the 18th and the second instalment on the 19th of the delivery month.
- (iii) if the quantity involved is above 240 quintals and 480 quintals and below, the casks shall be given and taken in three equal instalments, the first instalment on or before the 18th, the second on or before the 19th and the third on the 20th of the delivery month.
- (iv) if the quantity involved is above 480 quintals, the casks shall be given and taken in four equal instalments, the first instalment on the 17th, the second on the 18th, the third on the 19th and the fourth on the 20th of the delivery month.”

11. In Bye-Law 53, (iv) for clause (h), the following shall be substituted, namely:—

“In the case of the second bi-monthly contract:

- (i) if the quantity involved is 80 quintals or less, the casks for the entire quantity shall be given and taken on or before the 3rd of the month following the delivery month.
- (ii) if the quantity involved is above 80 quintals, and 240 quintals and below, the casks shall be given and taken in two equal instalments, the first instalment on or before the 3rd and the second on the 4th of the month following the delivery month.
- (iii) if the quantity involved is above 240 quintals and 480 quintals and below, the casks shall be given and taken in three equal instalments, the first instalment on or before the third, the second on or before the 4th and the third on the 5th of the month following the delivery month.
- (iv) if the quantity involved is above 480 quintals, the casks shall be given and taken in four equal instalments, the first instalment on the 2nd, the second on the 3rd, the third on the 4th and the fourth on the 5th of the month following the delivery month.”

12. In Bye-Law 54, (i) for clause (e) the following shall be substituted, namely:—

“(e) in the case of any party taking casks fails to deliver oil in time as specified in sub-clause (a) to (d) the party taking delivery of oil is entitled to claim damages of 33 nPs. per quintal, for each day of default, and the party delivering oil shall pay the same”.

13. In Bye-Law 54 (ii) for clause (f) the following shall be substituted, namely:—

“(f) Likewise, in the case the buyer delays taking delivery as provided in sub-clause (a) to (d) then the seller shall be entitled to claim and the buyer shall be liable to pay damages at the rate of 33 nPs. per quintal, for each day of the delay. In case any delivery day mentioned above happens to be a holiday the succeeding working day shall be deemed to be the delivery date”.

14. In Bye-Law 55, for clause (d) the following shall be substituted, namely:—

“(d) The defaulting buyer or seller, in addition to the difference in price that he would be obliged to pay as provided in clause (b) pay a penalty to the Association, at 18 nPs. per 1 quintal/100 kilograms”.

15. For Bye-Law 56, the following shall be substituted, namely:—

“56. All contracts shall be for units of 40 quintals of clean coconut oil, delivery loose, and all prices until otherwise determined, shall be exclusive of sales-tax and other customary charges such as pumping, soldering, loading, etc. at such rates as may be fixed by the Association from time to time”.

16. For Bye-Law 65, the following shall be substituted, namely:—

“65. If on any day the price of any delivery of hedge contract registers at any time a rise or fall of Rs. 3 or more per 1 quintal/100 Kgs. as compared to the last settlement rate or, if there has not been a settlement before in the delivery concerned, then above or below the rate at which the first transaction took place in the delivery concerned, then an automatic special settlement shall take place in respect of all deliveries of the hedge contracts on the basis of the closing rates on the day on which the aforesaid fluctuations takes place. The relevant Bye-Laws relating to usual settlements shall apply to such special settlement also. Provided, however, that the Board may from time to time vary with the concurrence of the Forward Markets Commission, the aforesaid range of fluctuation, viz. Rs. 3 per 1 quintal/100 Kgs. the manner of its computation and the manner of inward and outward payments in respect of such special settlements”.

17. After Bye-Law 65, the following shall be added as Bye-Law 65A:—

“65A. The minimum fluctuation rate shall not be quoted at less than 25 nPs per unit of 1 quintal/100 Kilograms pricing”.

18. In Bye-Law 163, for clause (i), the following shall be substituted, namely:—

“(i) for the first 40 quintals involved in the survey Rs. 10 and”.

19. In Bye-Law 163, for clause (ii), the following shall be substituted, namely:—

“(ii) for every 1 quintal in excess of the above, at the rate of 17 nPs. per quintal”.

20. In Bye-Law 163, for clause (a), the following shall be substituted, namely:—

“(a) Members shall pay subscription to the Association on their sales and purchases calculated as follows:—

All forward and Ready Delivery contracts in coconut oil—1 nP. per quintal.

Copra—1 np. per quintal.

Coconut oilcake—1 np. per quintal.

21. For Bye-Law 206, the following shall be substituted, namely:—

“206. Brokerage shall be payable by the seller to the broker as follows:—

Coconut oil: for delivery and hedge contracts per quintal—6 nPs.

Coconut oil: for ready delivery contracts per quintal—8 nPs.

Copra: per quintal—8 nPs.

Coconut oilcake: per quintal—3 nPs.”

22. After Bye-Law 214, the following shall be added as Bye-Law 215:—

“215. For the purposes of hedge contracts for August 1960 and September 1960 deliveries the provisions of the Bye-Laws 1 (xx, xxi and xxii) 16, 17, 18, 38, 42(a), 43, 53 (b, c, g and h), 54 (e and f), 55 (d), 56, 65, 163, 165(a) and 206 as they stood immediately before 22nd August 1960 shall be applicable, and for the purposes of hedge contracts for October 1960 delivery and subsequent deliveries, the said provisions as amended on the aforesaid date shall be applicable”.

M. C. VARGHESE

Secretary  
Oil Merchants' Association

### LOST

The Government Promissory Note No. Dtt 009530 of the 3 per cent Conversion loan 1946 for Rs. 500 originally standing in the name of Reserve Bank of India and last endorsed to Municipal Committee, Fazilka, the proprietor(s), by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicates in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Income-tax Officer.

Residence—Ferozepur.

**LOST**

The Government Promissory Note No. BY 062911 of the 3 per cent loan of 1970-75 for Rs. 500 originally standing in the name of Reserve Bank of India and last endorsed to Balkrishna Rajaram Dashaputre the Proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate in favour of the Proprietor. The Public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the Advertiser—**BALKRISHNA RAJARAM DASHAPUTRE.**

Residence—295, Miranda Chawl, 1st floor, Room No. 14, N. C. Kelkar Road, Dadar, Bombay.

**LOST**

The undernoted Government Promissory Note(s) last endorsed to Bukhtiarpur-Bihar Light, Railway Co. Ltd., the proprietor(s) by whom they were never endorsed to any other person halves of which having been lost, notice is hereby given that payment of the above note(s) and the interest thereupon have been stopped at the Public Debt Office, Reserve Bank of India, Calcutta, and that application is about to be made for the issue of duplicate(s) in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security(ies).

3% Conversion Loan of 1946.

No.	Amount.	Originally standing in the of.
CA 092865	Rs. 2,000/-	Calcutta National Bank Ltd.
CA 037004	Rs. 1,000/-	Reserve Bank of India.

S. M. YUSUF

Liquidator  
B. B. Light Rly. Co. Ltd.,  
(In Voluntary Liquidation)  
P.O. Mahendru, Patna-6

**LOST**

The Government Promissory Note No. DHO 14298 of the three per cent loan of 1970-75 for Rs. 500 originally standing in the name of Reserve Bank of India and last endorsed to Narayan Devi Dhawan the proprietor by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—**Shrimati Narayan Devi Dhawan**  
Residence—Rajinder Nagar, New Delhi.

**STOLEN**

The U.P. Zamindari Abolition Rehabilitation Grant Bonds Nos. LK00139106, LK00139107 and LK00139108 for Rs. 50, Rs. 200 and Rs. 200 respectively, originally standing in the name of Laxhi Ram, the proprietor by whom they were never endorsed to any other person, having been stolen, notice is hereby given that the payment of the above Bonds and the instalment thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Lucknow and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned securities.

Name of the Advertiser—**LAKHI RAM.**

Residence—Village and P.O. Shadipur, Sinoli, Distt. Meerut.

**CHANGE OF NAME**

I, Shiwbachan Singh, son of Rekha Singh, have changed my surname Shiwshankar Singh son of Late Raghubanshi Singh as per affidavit before 1st Class Magistrate, Sealdah on 8th April 1953.

**CHANGE OF NAME**

Original name	New or changed name
Shri BHAGU VITHAL OVAL.	Shri BHAGWAT VITHAL OVAL.

**CHANGE OF NAME**

Bhikari Laxman Chaudhari to Bhaskar Laxman Chaudhari.

B. L. CHAUDHARI

**CHANGE OF NAME**

The name of Miss Hazel Dias is now changed to Mrs. Hazel Cleur subsequent her marriage to Mr. Ivan Cleur on 1-6-60.

**CHANGE OF NAME**

I. K. Karuthan shall henceforth be known as K. Karunakaran.

**CHANGE OF NAME**

It is hereby notified that the undersigned has changed his name from Benjamin Joseph Parmar to Benjamin Joseph Dahya.

B. J. PARMAR

**CHANGE OF NAME**

I, the undersigned, have changed my old name Shankta Laxman to new name as Bisnath Shukla

**CHANGE OF NAME**

It is hereby notified that Shri Dattaram Atmaram Gurav, employed as L.D.C. in the Overseas Communications Service, Radio House, Apollo Bunder, Bombay 1, has changed his name and hereafter be called Shri Dattaram Atmaram Sawant.

D. A. GURAV

**CHANGE OF NAME**

It is hereby notified that I, A. P. Pappy, Velantharamalayil House, Venmoney P.O., District Allepey, at present serving as clerk in Central Government (Defence Department), holder of S.S.L.C. Register Nos. 40090 of March 1955 and 37223 of March 1956 respectively (S.S.L.C. Book No. 134312), have changed my name to Alex V. Paul and will hereafter be known as Alex V. Paul and will sign accordingly.

SEWRI, BOMBAY-15,  
25th May 1960.

A. P. PAPPY

**CHANGE OF NAME**

I, Mr. Derek Stempson, Driver Loco-shed, Kharagpur having changed my name, shall henceforth be known and called Raymond Paul Stempson for all purposes and the documents are being changed accordingly.

**CHANGE OF NAME**

I, Mrinmoy Kanti Lala son of Paresh Nath Dasgupta do hereby declare that I have changed my surname from 'Lala' to Dasgupta as per affidavit, dated 14th June 1960 and henceforth be known as Mrinmoy Kanti Dasgupta.

**CHANGE OF NAME**

As previously shown—

Shyama Pada Tarafder, Clerk, General Manager's Office, South Eastern Railway, Calcutta-23.

As should be—

Shyama Pada Ganguly, Clerk, General Manager's Office, South Eastern Railway, Calcutta-48.

**CHANGE OF NAME**

I, K. Balakrishnan Nair, Kavikal House, Paruthur Amsom and Desom, Post Pallipuram (peon, Incometax Office, Calicut) shall henceforth be known and called as K. Balakrishna Panicker, Kavikal House, Paruthur Amsom and Desom, P.O. Pallipuram (peon Incometax Office, Calicut).

**CHANGE OF NAME**

Be it known to all that I, Bhageloo Prasad Clerk Baharaich City Post Office want to change my name to Shashi Kant Verma.

**CHANGE OF NAME**

*Present name* *Name in future*

KHEMANLAL, T.No. 4000/5 PURANLAL SIRASWAR.  
M. E. Artisan, Kharagpur, T. No 4000/5, M.E. Artisan,  
S.E. Rly., Kharagpur, W/S. Kharagpur.

**CHANGE OF NAME**

This is to certify that I have changed my name from SHRI SHESHGIR GUNDERAO GOKAK to SHRI VASANT GUNDERAO GOKAK.

**CHANGE OF NAME**

I, abandon my name of Besondeo and assume the name, Bishnudeo Prasad hereof T. No. L 4646, Rly Workshop, Lildah.

**CHANGE OF NAME**

It is hereby notified for all purposes that Shri Mandyam Paramakanthi Krishnan has changed his name from the date of publication to Mandyam Paramakanthi Krishna.

**CHANGE OF NAME**

Shri SOMCHAND BABALDAS GHANCHI" will be henceforth known as "Shri SOMCHAND BABALDAS MODY".

**CHANGE OF NAME**

It is hereby notified that Laxman Chelliah, L.D.C. (Now Accountant) of Defence Accounts Department, serving in the Accounts Section, Garrison Engineer, (M.E.S.), Cochin will hereafter be known as LAXMAN JOSEPH CHELLIAH.

Cochin, dated 4th October 1960

LAXMAN JOSEPH CHELLIAH

**CHANGE OF NAME**

I, Sri Baradakanta Modhu son of late Saratchandra Modhu shall be known as Baradakanta Sarkar by an affidavit made at S. C. Court, Calcutta on 23-12-59.

**CHANGE OF NAME**

I, Palikala Ramulu, Driver, Loco Shed, Rajahmundry hitherto known as such change the name as 'Bora Ramulu'.

**CHANGE OF NAME**

I, Clerk, Postal Supdt's Office, Guntur, Andhra Pradesh, have changed my name from K. VENKATESWARLU to K. VENKATESWARARAO.

**CHANGE OF NAME**

I, S. L. Dey, Turner, T. No. 11341, Khargpur W/s., S. E. Rly., S/o. G. C. Dey have changed my name as S. L. Choudhury.

**NOTICE**

At the Extraordinary Special Meetings of the Shareers and the Creditors of the Pawan Refrigerations Ltd., Agra (In Liquidation) held at Chhipitola, Agra on the 24th November 1957, it was specially and unanimously resolved as under:—

"It is hereby resolved that a Panel consisting of (1) Shri Paras Ram Varma, Pleader, Qutlupur-Idgah, Agra; (2) Shri Rameshwar Dayal Sharma, Chhipitola, Agra; and (3) Shri Pooran Chand Jain, Chhipitola Agra, be and is hereby appointed as Joint Liquidators of the Company to carry out its voluntary winding up proceedings, subject to the confirmation by the Creditors of the Company at their meeting to be held on this 24th day of November 1957 or adjournments thereof. It is further resolved that (1) Shri Pooran Chand Jain shall act honorary, while (2) Shri Paras Ram Varma shall draw a sum of Rs. 75.00 per month and (3) Shri Rameshwar Dayal Sharma Rs. 50.00 per month as their remuneration".

The resolution was duly confirmed by the Creditors of the Company at their meeting held on the 24th November 1957.

**NOTICE****Jagdish Sham Co., Private Limited (In Liquidation)**

Notice is hereby given under section 509 of the Company's Act, 1956 that the meeting of the Creditors of the Company and its Shareholders will be held on 28th December 1960 at 60/9, W.E.A., Karolbagh, New Delhi at 11 A.M. and 11-30 A.M. respectively to lay the final accounts and to dissolve the affairs of the Company.

J. L. RELAN

Liquidator

**NOTICE**

Notice is hereby given that a General Meeting of the members of the Commonwealth Electrical & Industrial Corpn. (P.) Limited will be held at Jawahar Nagar on the 7th December 1960 at 10 A.M. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and property of the Company disposed off and determining by a Special Resolution the manner in which the books and documents of the Company and of the liquidator shall be disposed of. B. S. Gupta, Liquidator.

B. S. GUPTA

Liquidator

**ERRATUM**

Please read the words 'and the interest thereupon' and 'about' after the words 'notes' and 'is' appearing in lines 10 and 12 respectively at pages 115, 119 and 121 in the issues of the Gazette of India Part IV dated 4th June 1960, 11th June 1960 and 18th June 1960.

C. KRISHNAN

Secretary, The Muthalamada Co-operative  
Agricultural Bank Ltd. No. F. 1197  
P. O. Muthalamada, Chittoor Tk.  
Palghat District